seventy-two. AAI. Be it enacted by the Sonate and Ge eral Assembly of the State of New Jersey, That hereafter the several persons called in said act commissioners of streets and ave bues in the township of Clinton and their township committee may proceed to advertise said land and seed to advertis successors, or the successors of any of them shall cease to act as such commissioners, and that the township committee of the township of Clinton, for the time being, shall bereafter be such commissioners, to all intents and purposes, the same as though they had been constituted such commisdaners by the said act and shall be vested with all the powers and shall perform all the duties belonging to and imposed upon said commissioners by said act or any act subplemental thereto; and any and all con-sents or petitions contemplated by the said act to which this is a supplement shall be made to said township committee instead

of to said commissioners, 0 00 02 2. And be it enacted, That for the pur pose of meeting any of the expenses arising under said sct, or the supplement thereto, or this act, the said township committee shall have full power to make temporary loans and pay interest thereon at any rate legal in this state, and as evidence of such loans to give the pronunissory note or potes of the township of Clinton, pays ble at such time or times and for such mount or amounts as said township committee may deem advisable, which note or notes shall be signed by such person or persons as said committee shall appoint for that purpose, and shall be binding upon said township, and in case of non-payment may be sued upon in any court of competent jurisdiction, and judgment recovered and execution issued on such judgment a gainst said township and its property.

3 And be it enacted. That in any car where the owners of land apply in accordance with the provisions of this act, or the act to which this is a supplement, for the opening, widening, altering or straighten ing of any street or streets, any one or more of the said township committee shall be interested in the lands proposed to be ta ken for the opening, widening, altering or straightening of any such street or streets, then, and in such case, the said township committee shall appoint three persons, entirely disinterested in any such land and premises, who shall perform the duties, and possess the powers and privileges de-volving upon and belonging to the said township committee, or to the said commissioners of streets and avenues, under the act to which this is a supplement, or any other supplement thereto, with reference to any such street or streets in which said township committee, or any one or said, and the said township committee shall have full power and authority to make such agreement or agreements with said com-missioners, for the payment to them of such compensation as they may deem advisable ment, under seal duly acknowledged, as a compensation as they may deem advisable and propert and the necessary expenses compensation of said commissioner ehall be added to the amount of the said assessments, and collected with said as sessments as hereinafter provided for.

4. And beit enacted, That the said town ship committee shall receive no fees or compensation for the performance of any duties imposed upon them by this act, or the set to which this is a supplement, or any supplement to said original act, except such fees as they are now entitled to by law, as members of said township comunit-

5. And be it enacted. That the sai township committee shall, immediately af ter any such street or streets shall be open ed, widened, altered or straightened, ascer tain the whole amount of the damages and expenses connected therewith, and shall thereupon make an agreement of such da-mages and expenses, according to the best of their skill and judgment, in a fair, just, and impartial manner, and as equitably as may be, upon the land or lands upon the line of such street or streets and the owner or owners thereof, which may be benefitted by such improvement, and forthwith make a report thereof, which report shall specify the names of the owners of any such land whereon damages shall be a-warded, and the amount of such damages, the amount of any expenses, the character of such expenses, and the name or names of the owner or owners of any land and pre mises upon which such assessments shall be made as aforesaid, and deposit the said reownship, where the same shall remain open to the inspection of all parties interested for the space of thirty days; and at the expiration of said thirty days, the said township committee shall meet, at a time and place to be appointed by them by no-tices put up five days prior to said meet-ing at five of the most public places in said township, and at such meeting the said township committee shall hear all objections from parties interested, and after hearing such objections the said township commistee shall review such awards and assessments, and shall thereupon deposit a ments in the office of the clerk of said township, who shall give notice thereof by advertisements set up at five of the most public places in said township; ann at the expiration of thirty days from the time of giving the last potice in this section in a tioned, the said assessments shall be due and payable, and may be collected in the manner beringfor mentioned. In the said assessments shall be due and payable, and may be collected in the manner beringfor mentioned. In the said assessments shall be due and payable, and may be collected in the manner beringfor mentioned. In the said assessments shall be due and payable, and may be collected in the manner beringfor mentioned. In the said assessments shall be due to the same manner as a tenant for a term of years; no mortgage of as signed of any mortgage which shall have report of such award and assesssaid committee shall not be able upon diligent inquiry to ascertain the names of the owner or owners of such land and primines unknown," and that designation shall be used in all further proceedings under this act, unless the name or pames of such own-ers shall thereafter be discovered, and such description shall not invalidate any of such proceedings, but the same shall be binding and conclusive upon all parties, to all in-

Seico dm Cor. Broad & Marked-sis, Mere

every assessment made as aforesaid, shall they become due, as aforesaid, and if any such assessment for part thereof shall re-main unpaid, in whole or in part, for sixmonths after the same shall become due and payable, the whole or any balance of such assessment, notwithstanding anyupon become due and collectable, and may be sued for and collected by said township committee in the corporate name of said township in an action on the case against the owner or owner of such lands and real

estate respectively, in any court having cog nizance of the amount sued for, or the said vertise said land and real estate upon which said assessment may be a lien, to be sold by public auction, at some public place in said township, on some day not less than two due, as aforesaid, between two and five o'-clock in the afternoon; notice of such sale shall be published for two months, next preceding the time of such sale, by advertis ments signed by the clerk of the said township, and put up at five of the most public places in said township, and in two newspapers of said county, at least once in each week for four weeks successively, prior to said sale: said advertisements shall contain the names of the land owners in default, if they can be ascertained if not the designation "owner unknown," may be used, together with the amounts due by them, respectively; and a short description of the land and real estate so assessed as aforesaid, and the time and place appointed for said sale; at the time of said sale the several parcels of said land and real estate shall be openly sold to the person or persons who will take the same for the portest period of time, not exceeding fifty ears from the day of sale, and will pay the said township committee, before the lose of the sale, the full amount due upon said uppaid assessment, with interest thereon from the time the same became payable at the rate of seven per centum per annum, and also such sum as the said township committee shall determine to be a fair proportion of the expenses of advertising and onducting the sale; in the event of any purchaser neglecting to make such pay nent as aforesald, he shall torfeit all claim

to said land and real estate, and the same shall be resold by the township committee at their convenience, upon such advertisement as aforesaid; the said township committee may adjourn the sale from time to time, by making public proclamation there of at the time of such adjournment; as soon as practicable, after the close of the sale, the said township committee shall make and deliver to any purchaser or pur chasers at such sale, who shall have made such payment as storesaid, a certificate of sale, under their hands and seals, and duly acknowledged according to law, setting forth as concisely as may be, the facts o said assessment, advertisement and sale together with a description of the lands and real estate so sold, the amount actually paid therefor by said purchaser, and the

toresaid; and such assignment may be rerecorded in the book of said township committee upon payment of u fee of on dollar therefor; if at the end of three years from the day of sale, said land and real estate shall not have been redeemed by said owner or owners, his, her, or their legal representatives, or any mortgagee or mortga gees thereof, or any judgment creditor or dreditors, or any other person or persons lawing a legal or equitable interest therein, by the payment to the said township committee for the benefit of said purchaser, his heirs or begins, of the amount originally paid by said purchaser, and any other tax

paid by said purchaser, and any other tax or assessment which he may have paid, and of which he may have given written notice to said township committee, together with interest on such payment, at the rate of fitteen per centum per annum; the said township committee shall, upon the surrender of said certificate execute and deliver to said purchaser, his legal representative or assigus, a declaration of sale, under their hands and seals, and duly acknowledged, as aforesaid, briefly stating the facts of said as aforesaid, briefly stating the facts of said assessment, advertisement and sale, together with a description of said land and real estate, and a statement of the time for which the same had been so sold ; said de claration of sale shall be recorded in the office of the town clerk of said township,

and also in the records of deeds, in the of fice of the register of said county, upon the payment of a lee of one dollar in each case; until the recording of such declaration the time for redeeming said land and real es-tare, as aforesaid, shall remain open, nor-with standing the said trie of three years may have expired; such declaration shall be presumptive evidence in all courts and were regularly made and bad, according to the provisions of this act, and such purch aser or purchasers, and his, her, or their legal representatives shall, by virtue there of, lawfulfy hold and enjoy such lands and

real estate, with the rents, issues and pro-lits thereof, for his, her, or their own prop-er use, against the owner or owners thereof. and all persons claiming under him, her, or them, until the term shall be completed

signed of any mortgage which shall have been recorded or registered before any such sale, shall be divested of his rights in and to said land and real estate, unless six months' notice of mich sale shall be given to him in wrsting, by such purchaser, or any person or persons claiming under him, which notice shall be served personally if said nortgages or assignes be a resident of

aid county, and if not, shall be adment mortgage or assignment thereof; if

proceedings, but the same shall be binding and core built in tents and purposes the same as though the true name or names of such owner or owners had been inserted in said report and in such proceedings. Takk a house it enacted. That upon payment or tonder to any land owner or owners of the amount of damages so awarded to him, her or them respectively, loss that amount of benefits, if any, which may have been found properly chargeable to such land owner or owners, any such street shall be deemed to be opened and may be occupied treated and used as a public street.

6. And be it enacted. That any and all assessments which may be occupied to the same of any land owner, or because of the omission to name affilior tries in the assessments which may be made under and by virtue of this act, ahall be and remain them to the proceedings; provided, the effitted as aforesaid, frum, and after the

this act be and the same are hereb 9. And be it emered, That this act shall be deemed to be a public act, and shall Approved March 21, 1874

CHAPTER OCLUMA. forther supplement to say attentitled of the town of Orange," approved March third, one thousand eight hundred and sixty-nine.

sixty-nine.

1. Be it enacted by the Schale and Ger erection of a school-house or school-houses. which shall be under the control and directerest thereon, in such manner and upon such terms is to the sfortally common council may seem proper by the issuing obonds to be signed by the mayor and coun tersigned by the city clerk, and seafed with the common seal of said city, and that the principal and interest moneys shall be paid may be authorised to be extinguished; provided, however, that this section shall not take effect until it shall have been submitted to the legal voters of said city, at an election to be held in said city at the same time with the next election for mem bers of the general assembly; that at such lection each voter may cast one ballet of which shall be the words "in favor of bond ing the city" or the words "opposed to bonding the city," and if there be more ballots cast on which shall be the words "in favor of bonding the city" than there

this section shall be word.

2. And be it enacted. That the said cammon council shall also have power to borrow a further sum of money not exceeding twenty thousand dollars, to cover a deficiency now existing, and to secure the anner as is prescribed in the preceding section; the bonds mentioned in the two preceding sections may be sold by the comon council at no greater discount, or less

scall be on which are the words opposed

to bonding the city," then this section shall take effect immediately, and if not, then

to the city, than five per centum. 3. And be it enacted, That the street commissioner of said city shall and may have, possess and exercise, all the powers concerning roads," approved April aixforty-six; and if the owner or owners of any lands mentioned in said section, or paid therefor by said purchaser, and the length of time for which he shall have so purchased the same; said certificate shall, before its defivery, be recorded in one of the books to be kept by the said township been cut made or more and sevents and sevents and sevents, shall be disqualified from performing any of the duties presented to be kept by the said township been cut made or more day and sevents and sev other person by his order, in pursuance of said section, such owner or owners, or other person or persons acting by his, her or their order, shall forfeit and pay a fine of twenty dollars for each offence, to be recovered by the said city in an action of debt, to be brought before the police justice of the said city, in the same manner as actions for penalties for the violations of ordinances of said city , and that such schools shall be prosecuted, and that execution may issue pon any judgment to be recovered therein

> "for the lighting of streets, and? in the provise of section twenty of said act, and all of the words of section fifty-three in said act, which immediately follow the words "otherwise ordered" in said section, and also the fourth section of a supplement to said act, which supplement was approved March twenty seventh, one thousand eight hundred and seventy one, be and the

are are each and all herely repealed. 5. And be it enacted, That this act shall be deemed a public set and shall take effect. like services.

Approved March 18, 1874.

CHAPTER EXCIV.

A supplement to the act entitled "An act to set off from the Township of Clinton and the town of Orange, in the County of Essex, a new fownship, to be called the Township of South Orange, approved March thirteenth, one thousand eight

en march thirteenth, one thousand eight hundred and sixty-one.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That hereafter all elections, to be held in said township of South Orange, for township or county, or state officers, as well as

having acted as such judge or clerk at such election.

2. And be it enacted, that at any election for fownship officers up ballet shall be counted for independent of the power and authority conferred upon him by said laws, and whereas acid ding counted for independent the names of more than two persons for such office; and no reliet shall be counted for commissioners of appeal in cases of taxation which shall counted for names of more than two persons for such office; and no beliet shall be counted for members of the upreme Court of the United States, in the most important of said suits; now therefore, and so ballot shall be counted for members.

1. Be it enacted by the Senate and Gented for commissioners of appeal in taxation which shall condain the names of more than two persons for such office; and so ballot shall be counted for members of the township committee which shall con tain the names of more than the same of more than the three persons receiving the highest number of rots for him, judges of electron shall be declared to be sheeted such judges; and the three persons is the same plainting in said suits the amount or amounts recovered against said Thompson in all said actions; provided, the gross amount thereof does provided, the gross amount thereof does provided, the sum of fifteen thousand dolmissioners, and the five persons receiving provided, the gross amount thereof does the higher such of the township committee shall be declared to be elected as such township committee.

Approved March 13, 1874, or all TA

and "Lincoln avenue," be and the same age State of New Jersey. hereby repealed, 111() () 2 And be it enacted. That no contract for the construction or macadamizing of any ayeque or of my section thereof shall To the Hon. Henry C. Kelsey, Secretary

be made by the Essex Road Board, unless a certified copy of the resolution of said board providing for such construction or macadamizing, shall be submitted and such resolution shall be approved by the board of choosen freeholders of the county of Essex.

3. And be it enacted. That whenever in ments to the Constitution of New Jersey, passion of the last landslature and slied in your of the widening or straightening of any road of by the last Legislature and fied in your of avenue, or section thereof the damages fice by the Secretary of the Senate, eral Assembly of the State of New Jersey, awarded by appraisers for property Taken That the common council of the said city or injured pursuant to the art to which the of Orange shall have power to borrow from to shall have been assessed by assessors money, not exceeding in the aggregate the upon lands, deemed to be benefited agree sum of thirty thousand dollars, to be used ably to said act, or any of its supplements in the purchase of real estate, and in the and in the course of the reconstruction or improvement thereof, there shall be an al teration of grade and a subsequent appraise tion of the board of education of the said ment of damages therefor, or by reason city, and that said common council may secure the re-payment of the said sum or secure the re-payment of the said sum or sums so borrowed, together with legal inout the intervention of assessors, apportion or assess the last mentioned damager ratably upon the same lands so assessed by said assessors, and on the basis of their assessment and the same shall be and remain a lien on said lands, and be enforced and collected in the same manner as the said and extinguished in the same manner as orriginal assessment, and in case my of any other indebted ess of said city is or said assessments shall remain unpaid in whole or in part, shall be added to the un-

collectable therewith. 4. And be it enseted, That any writ of certiorari to review any assessment for bene-fits or any order of proceedings prelimina-ry thereto under the act to which this is a supplement or any suplement thereto unless such writ shall be allowed and issued within sixty days after the said assessment shall have been approved by said board. 5. And be it enacted. That that this act aball be deemed to be a public, act and shall take effect immeadiately. Approved March 21, 1874.

CHAPTER CCCLIII. A further supplemet to an act entitled "An to set off a new township from the Townships of Newark, Orange, Elizabeth, and Union, in the county of Essex, to be called the township of Clinton," passed Febrary nineteenth one thousand eight hundred and thirty four.

1. He it enacted by the Senate and General Assembly of the State of New Jersey, that no commissioner who has hereto-fore been or who may hereafter be appointed under the act entitled "A supplement to an act to set off a new township from the townships of Newark, Orange, Elizabeth and Union, in the county of Essex, to be have, possess and exercise, an the porter and Union, in the county of masex, to be granted to and conferred upon the overseer called the twenty called the twenty of the highways, in and by the twenty. February himsterests, one thousand eight hundred thirty-four which supplement was approved March thirty first one thousand eight hundred and sixty-nine, or under the supplement to said act which was approved March seventeenth, one thousand eight hundred and seventy, shall be disqualified

habitant of the township of Clinton, or lisble to be taxed within the same 2, And be it enacted, That this take ef-Approved March 21, 1874.

CHAPTER CCCCLXXVIII.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That from and after the passage of this act, supreme court commissioners shall be entitled to receive for their services the following fees and no more:
For making every order for bail, the sun of one dollar,

For taking every recognizance of bai the sum of one dollar. For approving every replevin bond, For ordering the entry of every-judg-mept on bond and warrant of attorney, the sum of one dollar.

For taking testimony, the same fees as are now allowed to masters in chancery for Approved March 27, 1874

CHAPTER CCCCXCIII. An act for the relief of Joseph I. Thomp

Whereas, the said Thompson, in execution of his duty as sheriff of the county of Monmouth, did, in the year one thousand eight hundred and sixty two seems certain vessels for violating the laws of New Jervessels for violating the laws of New Jer
sty, made for the protection of clams
meanst non residents, and three suits
were brought against him in the state of
New York; and whereas, this state by
joint resolution approved March eighteenth
one thousand eight hundred and sixtythree, did direct that he should be defendship or coducts, or state officers, as well as the officers of the general government, shall be conducted by three judges of election, to be elected by tallor at each annual township sheatten, instead of by the officers as now conducted, and the elerk of the township shall act as clerk of election, to be elected by tallor at each annual township shall act as clerk of election township shall act as clerk of election.

The conducted by tallor at each annual township shall act as clerk of election township shall act as clerk of election.

The conducted by tallor at each annual township shall act as clerk of election township to be alected to any efficer of the doing of the acts complained of in the shall ownship officers of the shall be preserved. Insert a paragraph 11. a new paragraph, as the following the provided, however, that the state should be defending to the control of the state and the control of the state in the state of the control of the state and the control of the state in the control of the state and the control of the state and did not the state and did not extend the power and authority conferred upon him by the laws of this state and did not extend the power and authority conferred upon him by said laws, and whereas and control of the power and authority conferred upon him by said laws, and whereas and control of the power and authority conferred upon him by said laws, and whereas and control of the power and authority conferred upon him by the laws of this state, and ground the control of the power and authority conferred upon him by said laws, and whereas and control of the power and authority conferred upon him by said laws, and whereas and control of the power and authority conferred upon him by said laws, and whereas and control of the power and authority conferred upon him by said laws, and whereas and control of the power and authority conferred upon him by said laws, an

CHAPTER CCCCLXXV.

ment or the amount of damages so awarded to him, her or them respectively, less the amount of benefits, if any, which may have been found properly charge able to such land owner or owners, any such street shall be such land owner or owners, any such street shall be considered in the owner of owners any such street shall be considered in the constant of the omission to notif a fail of the omission to notif a fai

TRENTON, N. J. July 254, 1974.

State: VIBICITY JOBE PARKER, GOVERNO

Proposed Amendments to the Constitution of the State of New Jersey. ARTICLE L.

RIGHTS AND PRIVILEGES. insert as paragraph 19, a new paragraph, r "19. No county city borough, town, town-ship or village, shall hereafter give any money or property, or loan its money or credit, to or in aid of any individual association or corpora-tion, or become security for, or he directly or indirectly the owner of any stock or bonds of

Insert as paragraph 20, a new paragraph, as follows: municipal corporation to or for the use of any society; association or corporation whatever." Change the number of present paragraph 19

> ARTICLE IL RIGHT OF SUPPRAGE Section 1.

Strike out the word "white" between the word "every" and the word "male" in the Add to the paragraph the following:

to number 21.

Add to the paragraph the following:

"And further provided, that in time of war no elector in the actual military service of the state, or of the United States, in the army or navy thereof, shall be deprived of his vote by reason of his absence from such election district and the legislature shall have power to provide the manner in which, and the time and place at which, such absent electors may vote and for the return and canvass of their votes in the election districts in which they respectively reside."

Strike out all the second section after the ARTICLE IV. LEGISLATIVE.

Paragraph 3-Strike out the words "second Tuesday of October " and insert in lien there of the words " first Tuesday after the first Mon

Section I.

Paragraph 7-Strike out the following words

"A compensation for their services, to be as certained by haw, and paid out of the treasury of the state; which compensation shall not exceed the sum of three dollars per day for the period of forty days from the commencement of the session, and shall not exceed the sum of one dollar and fifty cents per day for the remainder of the session. When convened in extra session by the Governor they shall receive such sum as shall be fixed for the first forty days of the ordinary session. They shall also days of the ordinary session. They shall all

Annually the sum of five hundred dollars during the time for which they shall have been elected, and while they shall hold their office, and no other allowance or emplument, directly or indirectly, for any purpose whatever.

Also strike out the words " per diem."

Paragraph 4 Add to the paragraph the follow "No law shall be revived or amended by refberence to its title only, but the act revived, or
the acction of pections assended, shall be inserted at length. No general law shall embrace
any provision of a private special of keal character. No act shall be passed which shall pro
yide that any existing law or any part thereof,
shall be made or deemed a part of the act, or
which shall enact that any existing law, or any
part thereof, shall be applicable, except by inserting it in such act."

Paragraph — Insert the word "free" between the word "public" and the word
"schools," and add to the paragraph the following:
"The legislature shall continued to the state of the legislature shall continue to the state of the legislature shall continue to the state of the legislature shall continue to the state of t

"The legislature shall provide for the main-tenance and support of a thorough and efficient system of free public schools for the instruc-tion of all the children in this state between

then of all the children in this state between the ages of five and eighteen years."

Strike out paragraph 8 as follows:

"8. The assent of three-fifths of the members elected to each house shall be requisite to the passage of every law for granting, continuing, altering, amending or massing charters for banks or mobey corporatious; and all such chanters shall be limited to a term not exceeding tweaty years."

Change the number of present paragraph

19. No private, special, or local bill shall be

Persograph Thadd to the paragraph the Tol-

If any bill presented to the tain several items of appropriations of money while approving of the other portions of the bill. In such case he shall apper d to the bill, at bill. In such case he shall apper d to the bill, at the time of signing it, a statement of the items to which he objects, and the appropriation so objected to shall not take effect. If the legislature he in assetion he shall transmit to the house in which the bill originated a copy of such statement, and the items objected to shall be separately reconsidered. If, on reconsideration, one or more of such items be approved to maintain of the manufacts alected to each by a majority of the members elected to each house, the same shall be a part of the law, not-withstanding the objections of the governor All the provisions of this section in relation to bills not approved by the governor shall apply to cases in which he shall withhold his approval from any item or items contained in a bill ap-Paragraph b. — Add to the paragraph the fol-

Nor shall be be elected by the legislature t any office under the government of this state or of the United States, during the term for which he shall have been elected governor."

ARTICLE VII. PPOINTING POWER AND TENURE OF OFFICE

WILITIA OFFICERS. Paragranh 5. - Af er the words " major gener als." insert the words "the adjutant general and quartermasers general."

Paragraph 9—Strike out the words "the ad-

jutant-general, quartermaster general and", Section 11 11 11 11 11 CIVIL OFFICERS.

Paragraph 1—Strike out the word "and "
(where it occurs first) in the paragraph and in
sert after the word "appeals" the following
words: "and the keeper and inspector of the
state prison: "and insert in the thereof the
words" and comptroller."

Also, a ricke out the words "one year" in the second clause of paragraph 2 of section 2, and insert in lieu thereof the words "three years."

Change the number of present paragraph 4 to number 3, and strike out the word said." where it occurs between the word ' chancery

where it occurs between the word "chancer, and the word "secretary."

"Also, insert after the word "state" the words," and the keeper of the state prison."

Change the number of present paragraph 6 o number 5. change the number of present paragraph 7 to sumber 6, and atrice therefrom the words ansually," "annual," and "they may be re-elected uptil they shall erve three years, but no longer." Insert after the word "assembly" the following words, "and they shall hold their office for three years;" and add to the paragraph the following words "aheriffs shall annually renew their bonds."

Change the number of present paragraph 8 to number 7. Change the number of present paragraph 9 to Change the number of present paragraph 10 number 9. Change the number of present paragraph is

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MORRIS & ESSEX R. R. NEWARK & BLOOMFIELD BRANCH Summer arrangement - From June 1.

Foot Barciny and Christopher Sta. N. Y. GOING BAST. COING BAST.

Leave MONTCLAIR A M. 5 55, 7 20, 8 20 9 30; p. m., 10 50, 1 30, 3 40, 5 10, 5 55 4 4 40, and on Friday's only, at 1.15 A M. Leave Ridgewood, a. m., 6 58, 7 22; 9 23, 10 53; p. m., 1 33, 8 43, 5 13, 8 58, 9 43, and on Friday's only, at 1.18 A M. Leave Bioconstate, a. m., 6 01, 7 27, 8 31, 9 35, 10 56; p. m., 1 37, 3 47, 5 16, 6 01, 6 51, 9 47, and on Fridays only at 1.21 A M. Leave Watersing; a. m., 6 04, 7 59, 8 34

9 47., and on Fridays only at 1.21 A.M.
i.e.ve Wataessing; a.m., 5 04. 7129, 8 24.
9 29, 10 59. p. m., 1 40, 3 40, 5 19, 6 04. 6 54.
9 51., and on Fridays only at 1.24 A.M.
Leave Noseville, a.m., 6 10, 7 35, 8 30, 9 34.
11 05; p. m., 1 45, 3 55, 5 35, 6 10, 7 00, 9 38
and on Fridays only at 1.25 A.M.
Leave Newark, a.m., 6 15, 7 40, 8 35, 9 46.
11 10; p.m., 1 50, 4 00 5 30, 6 15, 7 05, 10 06,
and on Fridays only at 1.34 A.M.
Due at New York, a.m., 7 35, 8 20, 9 30, 10 30, 11 50; p.m. 3 40, 4 30, 6 10, 8 90, 16 55 GOING WEST.
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p. m., 2 00, 3 40, 4 40, 5 20, 6 40, 8 20, 2 10
Fridays only at 12 00.
Leave New York, a. m., 6 50, 7 35, 8 30 8 30, 11 30; p. m., 2 46, 8 30, 5 30, 6 05, 7 06, 9 10, and 12 48 A. M.
Leave Roseville, a. m., 6 50, 7 40, 6 35, 9 38, 11 35 p. m., 2 45, 4 25, 5 25, 6 10, 7 65, 9 15
and 12 58 A. M.
Leave Watecosing, a. m., 6 56, 7 46, 9 15 Leave Watecosing, a. m., 6 56, 7 46, 9 42, 11 41; b. m., 2 51, 4 51, 5 31, 5 16, 1

Montclair Railroad On and after Monday, July 30, trains will

2 and Fridays only at 1 02 A. M.
Leave Richitewood, in. m., 7 68: 3 52, 8 47, 9 48, 11 47; p. m., 2 52, 4 37, 5 37, 6 29 7 18

9 48, 11 47; p. m., 2 52, 4 37, 5 37, 6 29 7 18

Arrive Montclath, a. m. 7 66, 7 55, 6 50

9 44, 11 50 p. m., 3 60, 4 46 5 46, 4 25, 7 48

9 30, and 1.08 A. M.

Leave Bloomfast., a. m., 5 50, 7 40, 5 44, 45 11 44; p. m., 2 54, 4 34, 5 34, 6 19, 7 16, 24, and Fridays only at 1 03 A. M.

Leave Ringwood at 7 05 A. M. on Mondays. Wednesdays and Fridays. Leave Monks at 7 10 A. M. Tuesdays, Thurst Leave Pompton Junction 7 and 7.50 A M.

Montclair H'ts. 7.43 8 43 A M & 2 04 A M.

Montclair T 58 8 58 9 14

BLOOMFRED 7 58 8 58 9 14

Ceave N. Y. foot Cottlandt & Desbrosses at a 11 40 A. M. and 5 50 5 30 7 M.
Believille 19 24 P. M. 4 25 6 18
BLOOMING 19 81 4 42 6 36 M.
MONICLAIR 12 40 4 50, 6 20

The mid-day train will run to Montelair Hights only. The 2nd train will run through to Ringwood Mines on Mondays, Wednerdays and Fridays and to Monks on Tucadays. Thursdays and Saturdays. Will connect at Pompton Juscilos with N.J. Midhand train for all points West. The 3rd train will run, to Pompton Junction only. G. W. N. CUSTIS, Sup't

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